IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

AMERICAN HOME ASSURANC COMPANY and CARGILL ME	_ ,
SOLUTIONS CORPORATION,)
Plainti	ffs,) 8:11CV270
V.)
GREATER OMAHA PACKING INC.,	COMPANY,) ORDER)
Defenda) nt.))

This matter is before the Court on cross motions in limine (Filing No. $\underline{442}$ and Filing No. $\underline{450}$) regarding video-tape deposition designations.

The Court has reviewed lines 158:3 to 248:14 of the William Buckner deposition testimony. The plaintiff argues that various portions of the deposition are irrelevant because the testimony relates exclusively to the dismissed counterclaim.

(See Filing No. 464 at 3-4). Regarding lines 158:3 to 248:14, it appears the testimony concerns only the defendant's dismissed counter claim. If the defendant offering the testimony in lines 158:3 to 248:14, believes that it has other relevance,

IT IS ORDERED that defendant shall advise the Court by Friday, August 22, 2014, as to the defendant's claim to

relevancy. Otherwise, the portion of the deposition will be stricken in its entirety.

DATED this 18th day of August, 2014.

BY THE COURT:

/s/ Lyle E. Strom

LYLE E. STROM, Senior Judge United States District Court